1	Philip R. Weltin, Esq. SBN 46141 Jason Green-Lowe, Esq. SBN 271586		
2	WELTIN, STREB & WELTIN, LLP 1432 Martin Luther King Jr. Way		
3	Oakland, California 94612 Telephone (510) 251-6060		
4	Facsimile (510) 251-6040		
5	Jason@weltinlaw.com		
6	Attorneys for Defendant and Cross-Complainant DAVID P. RHOADES		
7	UNITED STATES DISTRICT COURT		
8	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION		
9	In the Matter of the Complaint of	Case No. 3:13-cv-05875-JST	
10	GOLDEN GATE BRIDGE, HIGHWAY &	STIPLUATION AND [PROPOSED] ORDER	
11	TRNASPORTATION DISTRICT, as Owner	PERMITTING FILING OF SURREPLY AND SHORT RESPONSE RE: PETITION	
12	and Operator of the M/S SAN FRANCISCO;	TO LIFT DEFAULT AND ACCEPT CLAIM	
13	Plaintiff in Limitation;		
14	vs.		
15	DAVID P. RHOADES, and MARY		
16	HOLZHAUER, as the Personal Representative		
17	of HARRY HOLZHAUER, DECEASED; and ESTATE OF HARRY HOLZHAUER;		
18	Claimants and Respondents.		
19	Ciamants and respondents.		
20			
21			
22			
23			
24			
25			
26			
27			
28		1	

Case 3:13-cv-05875-JST Document 36 Filed 10/20/14 Page 2 of 2

1	WHEREAS, the parties having had an opportunity, after the filing of Claimant's Motion for		
2	Administrative Relief, to further meet and confer regarding that Motion, and WHEREAS, the parties		
3	have agreed on what they urge is a reasonable solution, Claimant David P. Rhoades and Petitioner		
4	Golden Gate District hereby STIPULATE to the following:		
5	(1) Claimant's Sur-Reply in Support of Petition to Lift Default, attached as an exhibit to the		
6	previously filed Motion for Administrative Relief, shall be deemed filed; and		
7	(2) Within 48 hours of the Court's Order approving this stipulation, Petitioner shall file a		
8	Short Response to that Sur-Reply, not to exceed two (2) pages in length.		
9			
10	IT IS SO STIPULATED.		
11			
12	Dated: October 20, 2014	WELTIN, STREB & WELTIN LLP	
13			
14		/s/	
15		Jason Green-Lowe, Esq. Attorneys for Claimant David P. Rhoades	
16	Dated: October 20, 2014	STERLING & CLACK, P.C.	
17		STERLING & CLACK, F.C.	
18			
19		/s/_ David E. Russo, Esq.	
20		Attorneys for Petitioner Golden Gate District	
21			
22	The Parties' Stipulation having come before the Court, and good cause appearing,		
23	IT IS SO ORDERED.	ATES DISTRICT	
24			
25	Dated: October 20, 2014	IT IS SO ORDERED JUDGE	
26		БUIT IS SO OND ЛИДСЕ	
27		H Chy. ag	
28		Judge Jon S. Tigar	
	STIUPLATION TO ALLOW FILING OF SURREPLY AI		
		DISTRICT OF	